

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

LC2010-000683-001 DT

06/02/2011

THE HON. CRANE MCCLENNEN

CLERK OF THE COURT
T. Melius
Deputy

MARICOPA COUNTY PUBLIC FIDUCIARY

MARY COLLINS CRONIN

v.

LABOR DEPARTMENT OF THE INDUSTRIAL
COMMISSION OF ARIZONA (001)
LEONA VANIVER (001)

RACHEL C MORGAN
LEONA VANIVER
4410 E. HUNTER COURT
CAVE CREEK AZ 85331

OFFICE OF ADMINISTRATIVE
HEARINGS
REMAND DESK-LCA-CCC

MINUTE ENTRY

On August 31, 2010, Mary Cronin, as attorney for Plaintiff Maricopa County Public Fiduciary, filed a Complaint for Judicial Review of Administrative Decision. On September 13, 2010, Suzanne Marwil, as attorney for Defendant Labor Department of the Industrial Commission, filed an Answer, and on September 13, 2010, Defendant Leona Vaniver filed an Answer.

On October 28, 2010, Mary Cronin, as attorney for Plaintiff Maricopa County Public Fiduciary, filed an Opening Brief, and showed copies were mailed to Randall Maruca, Director of the Labor Department of the Industrial Commission at 800 West Washington, and to Leona Vaniver at 4410 East Hunter Ct. On February 1, 2011, Rachel Morgan filed a Notice of Substitution of Counsel stating she was being substituted as counsel for Defendant Labor Department of the Industrial Commission in place of Suzanne Marwil.

Prior to March 1, 2011, this Court was reviewing the Docket in this matter and noticed Leona Vaniver had not filed an Answering Brief. This Court's Judicial Assistant contacted Ms. Vaniver, who said she had never received a copy of Plaintiff's Opening Brief. This Court therefore issued a Minute Entry on March 1, 2011, ordering Ms. Vaniver to file her Answering Brief by April 25, 2011, and mailed copies of that Minute Entry to Mary Cronin, Rachel Morgan, and Leona Vaniver. On April 15, 2011, Ms. Vaniver filed her Answering Brief.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

LC2010-000683-001 DT

06/02/2011

This Court has again reviewed the Docket in this matter and noticed Defendant Labor Department of the Industrial Commission had not filed an Answering Brief.

IT IS ORDERED that, by **July 8, 2011**, Rachel Morgan, as attorney for Defendant Labor Department of the Industrial Commission, shall either file an Answering Brief, or file a Notice with this Court stating that Defendant Labor Department of the Industrial Commission does not wish to file an Answering Brief.

If Rachel Morgan is unable to locate the copy of the Opening Brief that Mary Cronin mailed to Randall Maruca on October 28, 2010, this Court suggests that Ms. Morgan contact Ms. Cronin and ask Ms. Cronin if she will mail to her another copy of the Opening Brief.

IT IS FURTHER ORDERED signing this minute entry as a formal Order of the Court.

/s/ Crane McClennen
THE HON. CRANE MCCLENNEN
JUDGE OF THE SUPERIOR COURT

060220110950